1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON 9 THE THOMPSONS FILM, LLC, 10 Case No.: 2:13-cv-00560 11 Plaintiff, PLAINTIFF'S NOTICE OF PENDENCY 12 v. OF OTHER ACTIONS DOES 1 - 194. 13 14 Defendants. 15 Pursuant to Local Rule W.D. Wash. LCR 3(g), Plaintiff The Thompsons Film, LLC 16 hereby notifies the Court of the following pending actions: 17 1) The Thompsons Film, LLC v. Does 1-155, Case No. 6:13-cv-00469, pending before 18 the United States District Court for the District of Oregon, Eugene Division; 19 2) The Thompsons Film, LLC v. Does 1-35, Case No. 2:13-cv-00126-LRS, 20 pending before the United States District Court for the Eastern District of Washington; 21 3) The Thompsons Film, LLC v. Does 1-43, Case No. 2:13-cv-00260-EAS-MRA, 22 pending before the United States District Court for the Southern District of Ohio; and 23 4) The Thompsons Film, LLC v. Does 1-44, Case No. 1:13-cv-00595-DCN, pending 24 before the United States District Court for the Northern District of Ohio. 25 26 The VanderMay Law Firm 2085 Commercial Street NE 27 PLAINTIFF'S NOTICE OF PENDENCY – Page 1 Salem, Oregon 97301 28 OF OTHER ACTIONS (2:13-cv-00560) (503) 588-8053

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1	Like the present case, these actions seek recovery for copyright infringement by various	
2	Doe Defendants for their use of BitTorrent to illegally copy and distribute Plaintiff's motion	
3	picture <i>The Thompsons</i> . These actions are asserted by the same Plaintiff against different groups	
4	of Defendants. Because the claims asserted in these actions are identical or substantially	
5	identical, coordination between the actions might avoid conflicts, conserve resources and	
6	promote an efficient determination of this action. Transfer should not be effected pursuant to 28	
7	U.S.C. § 1407 (Multi-district Litigation Procedures) because such a transfer would neither be	
8	convenient for the parties and witnesses nor would it promote the just and efficient conduct of	
9	these actions.	
10	DATED: March 28, 2013	
11	1	Respectfully submitted,
12	,	Гhe VanderMay Law Firm
13	<u>/</u>	<u>s/ Maureen C. VanderMay</u> Maureen C. VanderMay, WSBA No. 16742
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15		2085 Commercial Street NE Salem, OR 97301
16		(503) 588-8053 Of Attorneys for Plaintiff
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26		The VanderMay Law Firm
27	PLAINTIFF'S NOTICE OF PENDENCY – Page 2	2085 Commercial Street NE Salem, Oregon 97301
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